



# भारत का राजपत्र The Gazette of India

असाधारण  
EXTRAORDINARY

भाग I—खण्ड 1  
PART I—Section 1

प्राधिकार से प्रकाशित  
PUBLISHED BY AUTHORITY

सं० 62] नई दिल्ली, बुधवार, मार्च 25, 1987/चैत्र 4, 1909  
No. 62] NEW DELHI, WEDNESDAY, MARCH 25, 1987/CHAITRA 4, 1909

इस भाग में निम्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में  
रखा जा सके

Separate Paging is given to this Part in order that it may be filed as  
a separate compilation

वाणिज्य मंत्रालय		1	2	3	4
आयात व्यापार निर्यवण		(2)	223	परिशिष्ट-13	विद्यमान पैरे-22 के पश्चात् निम्न- लिखित को जोड़ा जायेगा :—
नई दिल्ली, 25 मार्च, 1987					
सार्वजनिक सूचना सं. 164-आई टी सी (पी एन)/85-88					
विषय :—अप्रैल 1985—मार्च 1988 के लिये आयात-निर्यात नीति					“इस योजना के अधीन जारी किये गये लाइसेंस का मूल्य यदि कोई निर्धारित निर्यात आभार को पूरा करने के लिये किये गये निर्यातों हेतु अनुमेय है तो, आर. ई. पी. हकदारी के नामे छाया जायेगा। इस स्कीम के अधीन प्रत्येक लाइसेंसधारक इस नीति के परिशिष्ट-17 के अनुसार यथा अनुमेय यदि कोई उसके निर्यात आभार को पूरा करने के बाद शेष मूल्य के लिये हो तो आयात प्रतिपूर्ति लाइसेंसों के लिये पात्र होगा। वास्तविक रूप में किया गया प्रतिबधित/सीमित अनुमेय/ सरणीबद्ध मदों (और खुले
फा.सं. 5/215/86-ई पी सी :—वाणिज्य मंत्रालय की सार्वजनिक सूचना सं. 1-आई टी सी (पी एन)/85—88, दिनांक 12 अप्रैल, 1985 के अन्तर्गत प्रकाशित अप्रैल 1985—मार्च 1988 के लिये यथासंशोधित आयात-निर्यात नीति की ओर ध्यान दिलाया जाना है।					
2. नीति में निम्नलिखित संशोधन नीचे निरिष्ट उपयुक्त स्थानों पर किये जायेंगे :—					
क्र.सं.	आयात-निर्यात नीति	संदर्भ	संशोधन		
	1985—88 की				
	खण्ड-1 की पृष्ठ संख्या				
1	2	3	4		
(1)	223	परिशिष्ट-13	“28” का चिन्ह और अंक		
		पैरा-22	हटा दिये जायेंगे।		

सामान्य लाइसेंस की मर्दे नहीं) का आयात अकेला ही उसके द्वारा किये गये कुल आयातों की गणना करने के लिये परिकल्पित होगा। इसी प्रकार निर्यातित निर्यात आभार से अधिक पंजीकृत निर्यातक द्वारा किया गया कोई भी निर्यात इस नीति के परिशिष्ट-17 के अधीन यथाप्रनुमेय सम्पूर्ण प्रतिपूर्ति लाभों के लिये प्राप्त होगा। यदि कोई हो तो पंजीकृत निर्यातक के लिये वेय ऐसी बाकी प्रतिरिक्त प्रतिपूर्ति लाभों के लिये संबंधित लाइसेंस प्राधिकारी बाह्य/विधिक करार का विमोचन करते समय प्रतिपूर्ति लाइसेंसों का बाका करने के लिये पंजीकृत निर्यातक को हकदार बनाते हुए फालतू हकदारी प्रमाणपत्र साथ-साथ जारी करेंगे। यह स्पष्ट किया जाता है कि अग्रदाय लाइसेंस के मर्दे प्रभावित यदि कोई हो तो फालतू निर्यात किसी अन्य अग्रदाय लाइसेंस के मर्दे शामिल नहीं किया जा सकता क्योंकि प्रत्येक अग्रदाय लाइसेंस की गणना अलग-अलग की जानी है।"

2. The following amendments shall be made in the policy at appropriate places indicated below :—

Sl. No.	Page No. of Import and Export Policy, 1985-88 (Vol. I)	Reference	Amendments
1	2	3	4
(1)	223	Appendix 13 Page 22	The sign and figure "28" shall be deleted.
(2)	223	Appendix 13	After the existing para 22, the following shall be added:—  "23. The value of licence issued under this Scheme will be debited to the REP entitlement, if any, admissible to exports made in fulfilment of the export obligation prescribed. Every licence holder under this Scheme will be eligible for import replenishment licences as admissible in terms of Appendix 17 of this Policy for the balance value, if any, after fulfilment of his export obligation. Imports of restricted/Limited permissible/canalised items actually effected (and not OGL items) will alone be computed for calculating the total imports effected by him. Similarly, and exports effected by the registered exporter in excess of the export obligation prescribed will be eligible for the full replenishment benefits as admissible under Appendix 17 of this Policy. For such remaining/additional replenishment benefits if any, due to the registered exporter, the licensing authority concerned, while redeeming the bond/legal

3. उपर्युक्त संशोधन लोकहित में किये गये हैं।

राजीव लोचन मिश्र,  
मुख्य नियंत्रक, आयात-निर्यात

MINISTRY OF COMMERCE

IMPORT TRADE CONTROL

New Delhi, the 25th March, 1987

PUBLIC NOTICE No. 164-ITC(PN)/85—88

Subject : Import & Export Policy for April 1985—March, 1988.

File No. 6/215/86-EPC.—Attention is invited to the Import and Export Policy for April 1985—March 1988, published under the Ministry of Commerce Public Notice No. 1-ITC (PN)/85—88 dated the 12th April, 1985 as amended

4

agreement, will simultaneously issue Excess Entitlement Certificates entitling the registered exporter to claim replenishment licences. Such Excess Entitlement Certificates will be valid for a period of three months from the date of its issue and the registered exporters may prefer application for replenishment licences on the basis of

4

these Excess Entitlement Certificates. It is clarified that excess exports, if any, effected against an Imprest Licence cannot be adjusted against another Imprest licence as accounting of each Imprest licence has to be done separately."

3. The above amendments have been made in public interest.

R.L. MISRA,

Chief Controller of Imports & Exports

1787

The first of these is the fact that the  
British government had no intention of  
allowing the colonies to become  
independent. The second is that the  
colonies themselves were not ready for  
independence. The third is that the  
British government was not willing to  
grant the colonies the same rights as  
the British people.

The first of these is the fact that the  
British government had no intention of  
allowing the colonies to become  
independent. The second is that the  
colonies themselves were not ready for  
independence. The third is that the  
British government was not willing to  
grant the colonies the same rights as  
the British people.

1787

The first of these is the fact that the  
British government had no intention of  
allowing the colonies to become  
independent. The second is that the  
colonies themselves were not ready for  
independence. The third is that the  
British government was not willing to  
grant the colonies the same rights as  
the British people.

The first of these is the fact that the  
British government had no intention of  
allowing the colonies to become  
independent. The second is that the  
colonies themselves were not ready for  
independence. The third is that the  
British government was not willing to  
grant the colonies the same rights as  
the British people.

1787

The first of these is the fact that the  
British government had no intention of  
allowing the colonies to become  
independent. The second is that the  
colonies themselves were not ready for  
independence. The third is that the  
British government was not willing to  
grant the colonies the same rights as  
the British people.

The first of these is the fact that the  
British government had no intention of  
allowing the colonies to become  
independent. The second is that the  
colonies themselves were not ready for  
independence. The third is that the  
British government was not willing to  
grant the colonies the same rights as  
the British people.

1787

The first of these is the fact that the  
British government had no intention of  
allowing the colonies to become  
independent. The second is that the  
colonies themselves were not ready for  
independence. The third is that the  
British government was not willing to  
grant the colonies the same rights as  
the British people.

The first of these is the fact that the  
British government had no intention of  
allowing the colonies to become  
independent. The second is that the  
colonies themselves were not ready for  
independence. The third is that the  
British government was not willing to  
grant the colonies the same rights as  
the British people.